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17		S DISTRICT COURT ICT OF CALIFORNIA
18	PEPPERDINE UNIVERSITY,	Case No. 2:25-cv-01429-CV-ADS
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	PEPPERDINE UNIVERSITY, Plaintiff,	Case No. 2:25-cv-01429-CV-ADS JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED
19	ŕ	JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED DECISION DATE PURSUANT TO
19 20	Plaintiff,	JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED
19 20 21	Plaintiff, v. NETFLIX, INC., ET AL.,	JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED DECISION DATE PURSUANT TO
19 20 21 22	Plaintiff, v.	JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED DECISION DATE PURSUANT TO
19 20 21 22 23	Plaintiff, v. NETFLIX, INC., ET AL.,	JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED DECISION DATE PURSUANT TO
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19 20 21 22 23 24 25	Plaintiff, v. NETFLIX, INC., ET AL.,	JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED DECISION DATE PURSUANT TO
19 20 21 22 23 24 25 26	Plaintiff, v. NETFLIX, INC., ET AL.,	JOINT REQUEST FOR CHIEF JUDGE TO ESTABLISH INTENDED DECISION DATE PURSUANT TO

JOINT REQUEST PURSUANT TO LOCAL RULE 83-9.4

On October 29, 2025, Pepperdine University and Defendants (together, the "Parties") jointly filed a request for decision on the following motions in the above-captioned action, pursuant to Local Rule 83-9.2.

- Defendants' Motion to Dismiss First Amended Complaint (Dkt. 40), which the Court took under submission on June 17, 2025 (Dkt. 52).
- Defendants' Motion to Stay Discovery Pending Motion to Dismiss (Dkt. 43), which the Court took under submission on June 17, 2025 (Dkt. 52).

Thirty days have passed, and the Parties have not been notified of any decision or date certain by which a decision will be made. *See* L.R. 83-9.3 (Court shall "make[] its decision within 30 days after the filing of a joint request" or "shall...advise the parties in writing of the date by which the decision will be made."). The Parties, in keeping with the duties the Local Rules impose, jointly request that "the Chief Judge...establish an intended decision date" for the above motions. L.R. 83-9.4. A copy of this joint request has been filed in the above-captioned action.

Dated: December 2, 2025

SULLIVAN & CROMWELL LLP O'MELVENY & MYERS LLP

By: /s/ Aviv S. Halpern
By: /s/ Matt Kline

Attorneys for Plaintiff Pepperdine
University

Attorneys for Defendants Netflix, Inc.,
Warner Bros. Entertainment Inc., and
Kaling International Inc.

Kaling International, Inc.

SIGNATURE ATTESTATION

Pursuant to Local Rule 5-4.3.4(a)(2)(i), I hereby attest that all other signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.

Dated: December 2, 2025

O'MELVENY & MYERS LLP

By: /s/ Matt Kline

Attorneys for Defendants Netflix, Inc., Warner Bros. Entertainment Inc., and Kaling International, Inc.